## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference ANH.P05019PC	FOR FURTHER ACTION	See item 4 below				
International application No. PCT/GB2004/004636	International filing date (day/month/year) 04 November 2004 (04.11.2004)	Priority date (day/month/year) 05 November 2003 (05.11.2003)				
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237						
Applicant STERITROX LIMITED						

**************************************						
1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis. I(a).					
2.	This REPORT consists of a total of 8 sheets, including this cover sheet.					
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.					
3.	This report contains indications relating to the following items:					
	Box No. I	Basis of the report				
	Box No. II	Priority				
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
	Box No. IV	Lack of unity of invention				
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
	Box No. VI	Certain documents cited				
	Box No. VII	Certain defects in the international application				
	Box No. VIII	Certain observations on the international application				
4.	The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis.2).					

	Date of issuance of this report 08 May 2006 (08.05.2006)	
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# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/004636

	Box No. I	Basis of the opinion
۱.	With regard	d to the <b>language</b> , this opinion has been established on the basis of the international application in ge in which it was filed, unless otherwise indicated under this item.
	langua	pinion has been established on the basis of a translation from the original language into the following age , which is the language of a translation furnished for the purposes of international search Rules 12.3 and 23.1(b)).
2.	With regard	d to any nucleotide and/or amino acid sequence disclosed in the international application and to the claimed invention, this opinion has been established on the basis of:
	a. type of r	naterial:
	□ as	equence listing
	□ tab	le(s) related to the sequence listing
	b. format c	of material:
	□ in	written format
	□ in	computer readable form
	c. time of t	illing/furnishing:
	□ со	ntained in the international application as filed.
	□ file	ed together with the international application in computer readable form.
	□ fui	nished subsequently to this Authority for the purposes of search.
3	has b copie	dition, in the case that more than one version or copy of a sequence listing and/or table relating theret een filed or furnished, the required statements that the information in the subsequent or additional s is identical to that in the application as filed or does not go beyond the application as filed, as opriate, were furnished.
4	. Additional	comments:

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/004636

4			the standard industrial		
	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:					
	the entire international application,				
×	l claims Nos. 13				
because:					
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):				
×	1 the description, claims or drawings (indicate particular elements below) or said claims Nos. 13 are so unclear that no meaningful opinion could be formed (specify):				
	see separate sheet				
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.				
	no international search report has been established for the whole application or for said claims Nos.				
	the transfer of comply with the standard provided for in Annex				
	the written form		has not been furnished		
			does not comply with the standard		
	the computer readable form		has not been furnished		
			does not comply with the standard		
	the tables related to the nucleon not comply with the technical r	tide : equir	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C- <i>bis</i> of the Administrative Instructions.		
Ø	See separate sheet for further	deta	ils		

Reasoned statement under Rule 43bis.1(a)(l) with regard to novelty, inventive step or Box No. V industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

4-11

Claims No:

1-3, 12, 14

Inventive step (IS)

Yes: Claims

5,6

Claims No:

1-4, 7-12, 14

Industrial applicability (IA)

Yes: Claims

1-12, 14

Claims No:

2. Citations and explanations

see separate sheet

Certain observations on the international application Box No. VIII

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

### Section V:

Reference is made to the following documents:

D1: WO-A-01 78793 D2: EP-A-722 741 D3: WO-A-03 038351 D4: DE-U-200 15 853

- 1. It is abundantly known to use ozonized water for sterilisation purposes. Furthermore it is a well-known fact that the radical species obtainable by subjecting moist ozone to UV radiation are very potent disinfectants [see e.g. D1 and D2].
- 1.1 D1 suggests to sterilize the surface of objects using a liquid containing ozone and UV-activated species [page 11, lines 5-15]. The liquid sterilizing agent can be sprayed on the object under otherwise ambient conditions, and the method is particularly suitable for conveyer systems [page 28, lines 1-7]. See also D2 for a similar disclosure.
- 1.2 Accordingly the subject matter of claims 1-3, 12 and 14 not novel (Art. 33(2) PCT).
- 1.3 It is also known that various substances such as titanium dioxide catalyse the formation of ozone related sterilants and the breakdown of ozone [vide e.g. D3 page 21, lines 21-26].
- 1.4 Accordingly the subject matter of claims 4 and 7-9 is considered to lack an inventive step (Art. 33(3) PCT).
- 1.5 Applying more than one conveyer or making such adjustable cannot be seen to provide any unexpected effect. Such modifications lie well within the capabilities of the skilled Engineer and are considered concern standard optimisations. Accordingly, the subject matter of claims 10 and 11 lacks an inventive step (Art. 33(3) PCT).

- 1.6 The search and examination of the present file has been carried out under the following assumptions:
  - Claim 2: An ozonised liquid is present in the apparatus. The "supply" is not considered to be a mere ozone generator.
  - Claims 5 and 6: The catalysing liquid is present in the claimed apparatus.
- 1.7 From the cited document it is not known to provide an apparatus comprising both means for spraying and a source of a liquid catalyst. Although the use of catalysts could itself be considered obvious, it seems nowhere implied or suggested to use a liquid spray of such which appears to allow for specific distribution of the catalyst. Accordingly both novelty and inventive step can be acknowledged for the subject matter of claims 5 and 6 (vide item 1.6 above).

### Section VIII:

- 2. Claim 8 makes reference to claim 8 (Art. 6 PCT).
- 2.1 The use of the apparatus according to the present invention supposedly does not leave any discernable traces on the products treated. Accordingly such products are indistinguishable from objects (sterilised by other means) and the subject matter of claim 14 is consequently prima facie not novel (Art. 33(2) PCT).
- 2.2 Claim 7 appears to be superfluous as it does not introduced any further limitations (Art. 6 PCT).

### Section III:

3. The subject matter of claim 13 making reference to the drawings is so broad and indefinite that it cannot be reasonably searched or examined (Art. 6 and R. 6.2(a) PCT).

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/GB2004/004636